-Rev. 11-3/98 Effective October 1997

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(x) Original	() Supplemental	() Substitute	() PCT	() Design
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As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Title: ANIMAL FIBER SUPERIOR IN SHRINK	PROOFING	AND	METHOD	FOR	PREPARATION	THEREOF
of which is described and claimed in:						
(x) the attached specification, or () the specification in the application Serial No		filed				
and with amendments through	_ (if applicable), or				
() the specification in International Application No. PCT/ on (if applicable).			, filed		,	, and as amended

I hereby state that I have reviewed and understand the content of the above-identified specification, including the claims, as amended by any amendment(s) referred to above.

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Thereby claim priority benefits under Title 35, United States Code, \$119 (and \$172 if this application is for a Design) of any application(s) for pixent or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having a fligg date before that of the application on which priority is claimed:

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defined in Title 37. Code of Federal Regulations, \$1.56.

COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
d Japan	225174/2000	July 26, 2000	Yes
Japan 	057004/2001	March 1, 2001	Yes

I hereby claim the benefit under Title 35, United States Code, \$120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not discosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, \$112, lacknowledge the duty to disclose information material to patentiability as defined in Title 37, Code of Federal Regulations, \$1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED
09/721,772	November 27, 2000	PENDING

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewise.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from AOYAMA & PARTNERS

as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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I further declare	that all statements made herein	of my own knowledge are true, and tha	t all statements on information and beli
nishable by fine or	rimprisonment, or both, under ardize the validity of the application of the application of the applications.	of my own knowledge are true, and tha were made with the knowledge that will Section 1001 of Title 18 of the Unit ation or any patent issuing thereon. Hisashi ICHIMURA	Iful false statements and the like so maded States Code, and that such willful
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